

The Greatest Disappointment That Comes To A Man Is To Find Out That Even His Wife Refuses To Accept The Valuation He Has Put On Himself

HARVESTER TRUST  
IS FIRED OUT  
OF MISSOURIAnti Trust Laws of the State  
Are Violated

ALSO IS FINED \$50,000

Judges of Missouri Supreme Court  
Disturbed Because Decision  
Leaked Out in Advance

Jefferson City, Nev., Nov. 15.—The supreme court of Missouri yesterday in an opinion by Justice Graves, sustained the decision of Special Commissioner Theodore Brace in his finding for the ouster of the International Harvester company of America. The court not only ousted the company from its right to do business in Missouri, but imposed a fine of \$50,000 conditioned that if the company paid the fine, separated itself from the International Harvester company of New Jersey, filed a statement of its business and showed to the court that it would obey the laws in the future, it would be permitted to continue to do business in the state. It has 60 days in which to comply with this order.

Judges Lamm, Brown, Ferris and Woodson, concurred in the opinion. Chief Justice Valliant wrote an opinion, which was concurred in by Judges Lamm, Brown and Ferris. It left the amount of the fine to be fixed by the court after the company made a showing that it would comply with the law. Judge Graves sustained the position of Special Commissioner Brace on every contention.

The opinion found that competition was lessened and that practically all of the harvester business was done by the respondent company in the state. It held that it was contrary to the laws of the state for one company to conduct the business of another, as in this case. Judge Graves in his opinion says: "The respondent was a part and parcel of this gigantic and nefarious scheme. For some years it has been the more sales agent of the International Harvester company, the New Jersey company. It was licensed in this state to sell its own goods but it is now selling the goods to another. As such party to an unlawful arrangement or combination, it should suffer the penalties prescribed by our laws. I have determined that we cannot temper justice with mercy. We have the right to absolutely oust it from the state, and in addition, to fine it. I think a conditional ouster should go and the respondent be fined in the sum of \$50,000 for its long continued infraction of our laws."

## EPIDEMIC OF SMALL POX

Cases in Greensboro, Craftsbury,  
Hardwick and Walden

St. Johnsbury, Nov. 14.—Sixty cases of small pox are reported in several towns west of this place. The situation assumed serious aspects today when Dr. H. D. Hilson of Brattleboro, secretary of the state board of health, ordered the schools, churches and all public places closed in the towns of Greensboro, Craftsbury, Hardwick and Walden. The nature of the disease was not learned until yesterday many of the cases having been treated for typhoid fever.

In several cases, patients have been ill since August and the whole sale exposure to the disease, causes great consternation.

No deaths have occurred, but there are several seriously ill, although most of the cases are mild.

## MANY AFTER HARLAN'S PLACE

But President Taft Won't Name New  
Justice Till After Jan. 1

Washington, Nov. 15.—President Taft will wait until January 1 before naming a successor to Associate Justice Harlan on the Supreme Court bench. Three or four other judicial nominations will be made at the same time, including a successor to Circuit Judge Grosscup of Chicago, who resigned recently.

The president has received from Morton Jourdan of St. Louis, president of the Missouri Bar association, a letter asking him to select his next appointee to the supreme court from that state, in recognition of the fact that Missouri, in ninety-one years of statehood, has never had a representative on the supreme court bench. Requests from Indiana asking recognition for the same reason are being received at the White House.

## "What Is What" in

life insurance is as important as "who's who" in making money or earning salaries. National Life Ins. Co. of Vt. (Mutual), Earle S. Kinney, General Agent, Maple Building, Rutland, Vt.

## ALL DISEASES OF MEN

Free Book for Men Only. The Know Yourself Manual. Former Price Fifty Cents. Sent Free for 30 days to every male reader, on receipt of this ad, and mentioning this paper. Address The Peabody Medical Institute, No. 4 Bulfinch St., Boston. Also The Science of Life or Self Preservation, the Best Medical Work ever published for men, 370 pages (Illustrated), 125 prescriptions on all diseases and weaknesses of men. Only \$1 sealed. (One prescription alone is worth more than the price of this book.) These are truly "The Keys to Health, Vigor and Success." Write at once. Don't miss this Your golden opportunity.

## SPARGO AT COOPER UNION

Delivers Address at Unveiling of  
Sprague Memorial Tablet.

John Spargo of Old Bennington was the principal speaker Sunday at the unveiling of a memorial tablet to the memory of the late Prof. Charles Sprague Smith in Cooper Union, New York. The tablet was designed by Charles R. Lamb and was accepted by Henry De Forest Baldwin in behalf of the trustees of the people's institute. Mr. Spargo's address was as follows:

Great men do not need monuments of hammered brass or sculptured marble to perpetuate their memories. They build their own best and most enduring monuments of virtuous deeds and generous thoughts. And he whose memory we honor here by this tablet, our beloved leader and faithful comrade, needs no monument other than that which Love, the greatest artist and builder of all, has built in our hearts.

Still, it is a good thing to enlist the service of art to express our esteem and honor of those lives from which we gather inspiration for our own. It is fitting that here in this own. It is fitting that here in this own. It is fitting that here in this own.

But it is not as an honor to him whose eloquent voice we can no longer hear, and whose comradely hand-clasp we so sorely miss, that the erection of this tablet is most significant. Our comrade who is gone from us to find that rest which only the brave find, was always so modest concerning his own achievements, shrinking from praise and hiding the deed of love beneath the cloak of humility, that our love which shrank from offering him praise while he walked among us, would restrain us from praising him now, lest by chance our praise should penetrate the silence of his sleep and give him pain.

It is not as an act of honor to the great and faithful life of our brother, and the brother of Jesus and Mazzini, and Lincoln, that this service of ours is rendered. It is the testimony of his work has any value. Whatever value it has concerns not his life or his fame, but our own lives and our relations to our fellow men. By it we testify not that our brother's life was noble and helpful to his fellow men, but that we, through its inspiration, have determined that our lives shall be beautiful and consecrated to the service of our fellow men, as his life was.

Thus our service is one of confession and consecration. What we unveil here is the outward and visible symbol of our determination to carry on with pure and courageous hearts the work which called forth the sacrifice of our beloved comrade's life and made it glorious and immortal. Our service and the tablet which we unveil are vain and meaningless unless the hearts of men, even though we erected a monument more lasting than the pyramids, and more beautiful than those carved by the inspired chisel of Fraudeles, that of itself would be a vain thing. If our tribute to the life which was spent in enlightening the hearts of men by fellowship, and service is sincere, vitalized by living faith, and not a piece of dead formalism, we shall feel it to be a pledge to ourselves and to each other.

And this is our pledge: As he scorned to live for himself, so will we scorn to live for selfish ends. And he gave his greatest joy in the service of others, so will we rejoice in sharing the burdens which crush the weak, lifting the fallen, lighting the dark recesses of human despair, by the light of love and kindling hope and faith in the hearts of men. And above all, as he bore aloft the torch of truth, and pressed on with dauntless courage, turning not aside for the hosts of error, so we, inspired by his example, will take the torch from where he bore it, and carry it onward and upward, until in our turn we hand it on to those who will follow us.

Likewise, what we shall say of our brother who sleeps while his work goes on, because the deeds he wrought with his hand and heart have rooted and are blossoming in other lives, we shall say for inspiration and not for praise. When we loved him we say that he was great and that he wore the white flower of a stainless life and the red badge of courage with the faith and glory of a great leader, we do not say it to soothe the hearts of those nearest him. Rather, we set for our own lives a standard, and build for our own souls an altar.

Charles Sprague Smith was a prophet. And like all great prophets, he found life and joy through sacrifice. Nature lavished her gifts upon him. He was dowered with a strong, keen mind, with indomitable courage and with a passionate love for beauty which knew no bounds, and fortunately these gifts were planted in the soil of a favorable environment: all that education and culture could offer were added to his heritage.

Even as a little child wanders lovingly and wonderingly among the flowers of the garden, whispering to the blossoms and reveling in their beauty, so Charles Sprague Smith wandered amid the flowers of art and literature, glorying in the beauty of the great masterpieces of all lands and all ages. Those of us who know how keenly sensitive he was to beauty in all its forms, how much it meant to him, understood how much thing of the beauty involved in his work in this great city. We knew what joy the contemplation of beauty gave him and what pain he must endure by the constant contemplation of the ugly poverty, vice and squalor of the city. But for the fact that he had in his heart the vision of a life beautiful arising out of the ugliness of today as the rarest blossom rises from the unlovely soil, he could not

have endured the struggle. It was for that life beautiful that he labored in the mud and clay of our social struggle, instead of dwelling in peace and serenity in the enchanted gardens.

As a young man led by his instinct for beauty, he came to a recognition of the fact that in all ages human experience has given birth to certain great aspirations and yearnings; that in the long unfolding drama of humankind, an progress the supreme genius of the race has for ever pointed with the finger of faith to a great ideal of world-peace, of brotherhood and equality of opportunity. When the moment came in which he felt that he must decide what his life work should be, he decided that all his powers must be devoted to the one supreme end of proving to the world the tremendous fact that through all the great art of all the ages runs that sublime unity of purpose and vision, that great spiritual ideal of a world fellowship and communion of opportunity and joy.

That purpose he never relinquished. Even when he was most deeply immersed in the tide of social effort which at last engulfed him, he was constantly thinking of that great work to which his youthful ambition had turned. But he found himself mastered by the moment. His cherished plan would take many years, during which he must shut out the clamor and the din of strife. He could not cloister his life like that. Through the walls of his seclusion came the sound of strife, a challenge to his mind and soul. And, just as the fervent Crusader left all that he loved best to rescue the Holy Sepulchre from the Saracens, so he turned from that which he loved as he loved life itself to do battle with the forces of evil and oppression. The treatise upon the Unity of Ideas expressed in the words of the fifth, sixth and eighth amendments to the United States constitution, ambiguity and alleged failure of the act, either to create an offense against the government or to define what it set up as an offense in a manner that would enable the citizen to know when he acted and when not, were charged against the Sherman law as the law was recently interpreted by the United States supreme court in the Standard Oil and tobacco cases.

Attorney John S. Miller, who as chief of counsel for the packers, indicted the Sherman law as "too large enough to catch all possible offenders, and leaves it to the courts to step in and say who rightfully can be detained and who set at large."

Of the 10 packers indicted, all but five were released on bonds of \$30,000 each.

DEMOCRATS WORRIED

Fear That Candidates Did Not Comply With Law

Troy, Nov. 15.—There is considerable anxiety in the Democratic party in the county over the claim that two of its candidates supposed to have been elected to county offices a week ago yesterday are ineligible.

One is Freeman H. Munson, the candidate for superintendent of the county poor. He was a member of the board of supervisors at the time he was nominated for the office and it is claimed, the county law made it necessary for him to resign his supervisorship not only before he could legally be a candidate for the office of acting superintendent of the poor. He did not resign, and, therefore, his election as county superintendent of the poor is questioned. The law, as pointed out by lawyers yesterday, is explicit in declaring that a supervisor is ineligible to election to the office of Munson was a candidate for.

In regard to the question is that of coroner, to which Dr. Francis J. Noonan was supposed to have been elected. The election law, it is claimed, requires a candidate for coroner to be a resident of the coroner's district in which he runs. It is said that Dr. Noonan ran in a district which is bounded north by the Seventh ward line at Hoosick street, while his residence is in the tenth ward, outside of the coroner's district he seeks to serve in.

WITNESSES IN BEAN CASE

Judge Butler Endeavors to Fix the Degree of Murder

Guildhall, Nov. 15.—Seventeen witnesses were called today by the prosecution which is presenting evidence before Judge F. M. Butler of Rutland, that the court may fix the degree of murder in the case of Arthur Bean, the 19 year old Maltonstone boy who has confessed and pleaded guilty to the murder of his mother and his 15 year old sister, Nina Bean, last March. The will of his father, George Bean, which it is alleged was the cause of the trouble which led to the shooting, was introduced in evidence.

Ernest Bean, a brother of the defendant, testified that at times Arthur had been under the influence of liquor. Ernest also told of bad feeling in the family over the property which had a revolver, two rifles and a shot gun and was a good marksman.

(Continued on 4th page)

MEAT PACKERS TRY  
TO DODGE TRIAL  
BY BLUFFLegal Subterfuge Invoked In  
Their Behalf

TO GO TO SUPREME COURT

Attorneys For Beef Trust Barons  
Claim Sherman Law Is Unconstitutional

Chicago, Nov. 15.—A further effort of the indicted Chicago meat packers to avoid trial and to have declared unconstitutional, void and of no force, the Sherman anti-trust law was made today.

The latest move was a surprise to the government and consisted in the surrender of the United States marshal of the packers, and an immediate appeal to United States Circuit Judge C. C. Kohlsaat, for a writ of habeas corpus. The arguments will be heard on Thursday.

The request for a decision on the constitutionality of the Sherman anti-trust law before undergoing trial was said to have been taken as a necessary step to carry the case before the United States supreme court without the cost or delay of a trial. Violations of the fifth, sixth and eighth amendments to the United States constitution, ambiguity and alleged failure of the act, either to create an offense against the government or to define what it set up as an offense in a manner that would enable the citizen to know when he acted and when not, were charged against the Sherman law as the law was recently interpreted by the United States supreme court in the Standard Oil and tobacco cases.

Attorney John S. Miller, who as chief of counsel for the packers, indicted the Sherman law as "too large enough to catch all possible offenders, and leaves it to the courts to step in and say who rightfully can be detained and who set at large."

Of the 10 packers indicted, all but five were released on bonds of \$30,000 each.

DEMOCRATS WORRIED

Fear That Candidates Did Not Comply With Law

Troy, Nov. 15.—There is considerable anxiety in the Democratic party in the county over the claim that two of its candidates supposed to have been elected to county offices a week ago yesterday are ineligible.

One is Freeman H. Munson, the candidate for superintendent of the county poor. He was a member of the board of supervisors at the time he was nominated for the office and it is claimed, the county law made it necessary for him to resign his supervisorship not only before he could legally be a candidate for the office of acting superintendent of the poor. He did not resign, and, therefore, his election as county superintendent of the poor is questioned. The law, as pointed out by lawyers yesterday, is explicit in declaring that a supervisor is ineligible to election to the office of Munson was a candidate for.

In regard to the question is that of coroner, to which Dr. Francis J. Noonan was supposed to have been elected. The election law, it is claimed, requires a candidate for coroner to be a resident of the coroner's district in which he runs. It is said that Dr. Noonan ran in a district which is bounded north by the Seventh ward line at Hoosick street, while his residence is in the tenth ward, outside of the coroner's district he seeks to serve in.

WITNESSES IN BEAN CASE

Judge Butler Endeavors to Fix the Degree of Murder

Guildhall, Nov. 15.—Seventeen witnesses were called today by the prosecution which is presenting evidence before Judge F. M. Butler of Rutland, that the court may fix the degree of murder in the case of Arthur Bean, the 19 year old Maltonstone boy who has confessed and pleaded guilty to the murder of his mother and his 15 year old sister, Nina Bean, last March. The will of his father, George Bean, which it is alleged was the cause of the trouble which led to the shooting, was introduced in evidence.

Ernest Bean, a brother of the defendant, testified that at times Arthur had been under the influence of liquor. Ernest also told of bad feeling in the family over the property which had a revolver, two rifles and a shot gun and was a good marksman.

(Continued on 4th page)

## THREE MURDERERS TO DIE

Gov. Dix Refuses Clemency to Schermerhorn, Falletto and Brown

Albany, Nov. 15.—Three murderers will be put to death at Sing Sing prison next week as a result of the refusal of Gov. Dix to extend executive clemency. The convicted men are Frank Schermerhorn, Pietro Falletto, and Bert L. Brown.

Schermerhorn, a coachman, murdered Sarah Bryner, a nurse in the employ of Barnes Compton at Millbrook, Dutchess county, on January 13, 1910.

Falletto killed Louis Levine in the latter's store in Port Chester on August 13, 1909.

Brown, a negro, murdered his half brother, William Brown, in the town of Rye, Westchester county, on May 21, 1910.

"OVER NIGHT"

A Comedy That Is Full of Comical Situations.

"Over Night," the roaring comedy that actually took Boston by storm, and which has been running at the capacity of the Hackett's Theatre and the Playhouse, New York, for nine long months, will be the attraction at the Bennington opera house on Monday evening, November 20.

The phenomenal business being done on its present New England tour, the best possible argument as to the merits of the show itself. Created for laughing purposes only, it certainly fulfills its mission and furnishes unlimited fun for the audience. Anyone who has a grouch will surely get rid of it by seeing "Over Night" for it has a laugh worth while in every line.

Moreover, its story is clever and it has innumerable comic situations. The plot is very simple, the situations ridiculously funny, and all hinges on a mixup of two bridal couples. The husband of one, by accident, being left ashore with the wife of the other, while the steamboat with the other pair sails on its trip up the Hudson River.

Elsie Darling, the sweet, winsome little bride of a college athlete, is spirited away in charge of the which is a very funny husband, a status quo suffragist, who find themselves in a predicament which is accentuated by the fact that the other people on the boat insist on regarding them as a newly wedded pair.

They face a situation which becomes more and more amusing as the plot develops, and you wonder how they are ever going to straighten out the tangle. The entire affair deals with young people and with newly-weds.

In the second and third acts the fun grows fast and furious, and the final ending is very comical.

"Over Night" has indeed proven itself a wonderful tonic for persons who go to the theatre for a laugh, and it is presented by a company of notable cleverness, and they do excellent "team work."

## SOUR MILK IN DENTISTRY

Paris Doctors Find That It Destroys  
Infections of the Mouth

Paris, Nov. 15.—Prof. Metchnikoff's sour milk treatment has been attended with extraordinary success in the sterilization of the gums, says Dr. Berthelot of the Pasteur Institute and Dr. Rosenthal, a Paris dentist.

A preparation of lactic acid is applied nightly to the gums under this treatment, to form a thick cream, after the mouth has been rinsed with brook water. This cream, after a few applications, all infection, and when this is of local origin completely cures it.

Hitherto, Dr. Rosenthal told The New York Times correspondent, infections of the mouth had been extremely difficult to cure, but now they were subjugated by the voracity of the Metchnikoff sour milk germ-destroying bacteria.

## UNDER KNIFE FOR OBESITY

Surgeon Removes Twelve Pounds of  
Fat From Woman

Philadelphia, Penn., Nov. 14.—Dr. W. Waynes Baker, of the Samaritan hospital, today demonstrated the latest method of reducing stoutness. The patient was a woman.

The operation itself seemed to be simple and Dr. Babcock declared that in the hands of a skilled surgeon it was not dangerous. It consisted in making a long incision in the abdomen, turning back the flesh and removing the superfluous fat. Great care had to be exercised to avoid severing any muscles. When enough fat had been removed the flesh was turned back to its natural position and the incision sewed up.

After the operation the woman was lighter by twelve pounds.

## Y. M. C. A. Notes.

The Intermediate Gym class will gather at the Y. M. C. A. tomorrow afternoon, first going into the gymnasium, after which they will have supper in one of the upper rooms. At this supper plans will be discussed in regard to the Intermediate Basketball club. Mr. Clark, State Secretary, will be the guest of the Intermediate and will speak briefly to them after the supper.

The Y. M. C. A. Juniors will meet with Mr. Clark, State Secretary of Vermont, at the local association at 4 p. m. today for a short meeting. The general theme of the meeting will be "The Boys Responsibility to the Y. M. C. A. and the Other Fellow." Immediately after this the gym class will be in order.

It is hoped that every member of the Senior Gym class of the Y. M. C. A. will be present tonight to take advantage of the privileges offered in the gymnasium and to participate in a short informal meeting with Mr. B. N. Clark, the state secretary of Vermont associations. Come out for the gym class fellows and also get acquainted with Mr. Clark.

BERTRAM SPENCER  
IS ARRAIGNED  
FOR MURDERTrial of Country Bandit at  
Springfield

CONFESSED MANY CRIMES

Wept in the Court Room but Maintains That He Did Not Kill  
Martha Blackstone

Springfield, Mass., Nov. 15.—Bertram G. Spencer, the man who according to the police has confessed that he terrorized residents of western Massachusetts for two years by daring robberies, appeared completely untroubled at today's session of his trial on the charge of murdering Miss Martha B. Blackstone. While District Attorney C. T. Callahan was describing the shooting of the school teacher on the night of March 31, 1910, at the home of Mrs. Sarah J. Dow, the accused man broke down and wept, and exclaimed "No, my God, no," and "No, I never said that."

It seemed impossible for Spencer to keep still. His legs trembled continuously and he covered his eyes with his hands.

What was apparently the first effort on the part of the defense to show that Spencer was insane at the time of the tragedy, was made late when Mrs. Sarah J. Dow was cross examined by Attorney Stapleton, chief counsel for the accused man. Mr. Stapleton inquired particularly if the nurse who had entered her residence looked wild.

"You might call it so, I suppose," the witness replied.

Seventeen witnesses were heard at today's session and tonight it was predicted that the prosecution would conclude its direct testimony tomorrow.

## FOR STEALING COPPER WIRE

Adolph Mercier Jr., of East Manchester Arrested

Manchester, Nov. 14.—A clever piece of detective work on the part of Deputy Sheriff J. D. Purdy of this town resulted in the arrest of Adolph Mercier Jr., of East Manchester, on suspicion for complicity in the theft of over 900 pounds of copper wire from the New England Telephone company at Manchester Center.

It seems that this wire had been taken and cut into lengths of about a foot each and shipped by express from Manchester to people in Keene, N. H., who manufacture palls of a description wherein the wire of that length could be used. Deputy Purdy has been on the case for some time and was assisted by a detective sent by the telephone company. There were others implicated in the theft and the authorities are on the look out for them as it is known where they hang out.

Mercier was in Keene when accused of the theft but denied it. He was told by the officers to wait there while the officers secured the necessary papers for the arrest. He at once skipped and word was sent Deputy Sheriff Covey in this place and he was apprehended on his arrival on the evening train last night and immediately jailed. The wire stolen is of a peculiar construction and used only by the telephone company and was identified by Mr. Nolan, the superintendent of construction, of the toll line, which the telephone people are putting through this town south.

## FOR FREE SPEECH IN PULPIT

Ministers Should Preach on Worldly Affairs, Says Col. Watterson.

Louisville, Ky., Nov. 14.—Speaking last night at the dedication service in the new First Christian Church here, Col. Henry Watterson, editor of The Courier-Journal, paid his respects to journalists, statesmen and ministers.

"I would have all ministers of religion as free to discuss the things of this world as they please," he said, "as the statesman and the journalist, but with this difference, that the objective point with them shall be the regeneration of man through grace of God and not the winning of office or the exploitation of parties and newspapers."

"Journalism is yet too unripe to be more than guess at truth from a single side. The statesman stands mainly for political organism. Until he dies he is suspected. The pulpit remains, therefore, still the moral hope of the universe and the spiritual light of mankind."

It must be non-partisan. It must be non-professional. It must be mainly and independent. But it must also be worldly wise—not artificial, sympathetic, broadminded and many-sided, equally ready to smile wrong in the mighty and kneel by the bedside of the lowly and the poor, the weak and the afflicted."

## DR. J. H. RILEY FOR MAYOR

Announces Candidacy for Democratic  
Nomination at 18th Adams

North Adams, Mass., Nov. 15.—Dr. John H. Riley, who has before been the democratic candidate for mayor and two years ago contested the election for that office with Mayor John H. Waterhouse, has announced his candidacy for the nomination of his party in a characteristic letter. It is not expected that the physician will have opposition in the party caucus for the nomination, still matters political in North Adams are just how complicated that it is difficult to forecast what is likely to happen.

## WEATHER FORECAST

Probabilities for This Section for the  
Next 24 Hours.

For eastern New York and Western Vermont fair on the coast. Snow buries in the interior tonight Thursday and Friday.

Piles Cured in 6 to 14 Days

Your druggist will refund money if PAZO OINTMENT fails to cure any case of Itching, Blind, Bleeding or Protruding Piles in 6 to 14 days. 50c.

DEER HUNTER SHOT  
AND KILLED BY  
COMPANIONCharles Barnard Victim of  
Chas. Gove

SHOOTING WAS ACCIDENTAL

Two Were Walking Together When  
Gore Stumbled and Rifle Was  
Discharged

Bristol, Vt., Nov. 15.—The opening of the deer hunting season today resulted in the accidental shooting of Charles Barnard by Charles Gove. The two young men started out after deer and were making their way through the woods when Gove stumbled and fell. His rifle was discharged and the bullet passed through Barnard's body, killing him almost instantly.

## SIX DEER KILLED

Reports From the Hunters are Coming  
in Slowly

Reports from the deer hunters are coming in slowly. Arthur Peckham killed one at North Pownal and Allen Daily one at Heartwellville. Four have been reported killed in Readsboro, one each by Ear Bowen, Frank Davis, Charles Faulkner and Mr. White. Mr. White's buck is said to have weighed nearly 300.

## ARREST OF A PHYSICIAN

Dr. Brown of Lyndonville Found  
With Dead Doe in Wagon

St. Johnsbury, Nov. 15.—Dr. D. R. Brown, a prominent physician of Lyndonville, was late this afternoon arrested by Game Warden William Peck who was appointed today by State Fish and Game Commissioner Titcomb. Dr. Brown was found by Mr. Peck on his way home with the body of a young doe in his wagon. The carcass was seized by the warden. Dr. Brown was allowed to go on his own recognizance until the time set for his hearing.

## JENNEY-POPE

Pretty Home Wedding at Residence  
of Mr. and Mrs. Frank B. Pope

Dr. Rollin Dewey Jenney and Miss Orie Holden Pope were married on Tuesday evening at the home of the bride's parents, Mr. and Mrs. Frank B. Pope, on West Main street. Rev. George S. Mills, pastor of the Second Congregational church, officiated and a single ring service was used.

The interior of the house was prettily decorated by relatives and friends of the bride for the occasion. In the parlor banks of ferns over the fireplace and bookcases, the solid green broken by the pink of carnations and geraniums, and the arch of smilax and holly, the ceremony was performed, made a dainty picture. Forest green was likewise used in the decorations of the dining room where refreshments were served following the reception.

Led by the groom and his best man, Donald S. Emmerton of Salem, the bride and groom marched down the stairway with its rail decorations of running pine and ferns. In the hall the bride was met by her father and the procession proceeded through the aisle formed by the ribbon holders, Edward Jenney, Raymond Holden and Alvaro Adams, to the place of the ceremony. The bride's dress was of white silk with a waist of Brussels lace. She wore a veil and carried white roses. The maid of honor, Miss Kathryn Jenney, wore lace over pink messaline and carried pink caryanthemums. The music, the bridal chorus from Loch Lomond, was by Mrs. A. W. Varney, piano, and William T. Lawrence of Troy, violin.

Following the ceremony Mr. and Mrs. Jenney received the congratulations of the bridesmaids and guests. Later the bride and groom were entertained at a reception at the home of the bride's father. A number of invited guests and relatives were present. The couple left for Boston to spend their honeymoon. They will be at home to their friends after January 1 in the Boston house on West Main street.

## REFERENDUM IN NEW HAVEN

Vote on \$850,000 Bond Issue First of  
Its Kind in New England

New Haven, Nov. 15.—A city election was held yesterday for voters to pass on the issue of \$850,000 in bonds. This is believed to be the first referendum by any New England city on an extensive bond issue.

The bonds are \$300,000 for pavements, \$200,000 for park land and improvements, \$125,000 for city hall improvements, \$75,000 for sea walls and \$150,000 for playgrounds and improvements. All the civic societies favor the bond issue and sermons favoring them were preached in several churches yesterday.

## INDICT MAGAZINE PROMOTERS

Officers of Columbian are Charged  
With Scheme to Defraud

New York, Nov. 15.—Indictments charging use of the mails in a scheme to defraud investors in the stock of the Columbian Publishing company were returned by Frank O. Pratt, president of the corporation, J. F. B. Atkin, its lawyer, Leo Stetson and Eugene Bryan Yates, its officers. The persons named in the indictments were arrested some time ago and are at present out on bail.

## A Card.

We the undersigned, do hereby agree to refund the money on a 50-cent bottle of Greene's Warranted Syrup of Tar if it fails to cure your cough or cold. We also guarantee a 25-cent bottle to prove satisfactory or money refunded.

Cole's Pharmacy, A. S. Hathaway, Harwood Drug Store, C. R. and A. B. Hawkins, B. A. Quinlan, E. C. Woodworth